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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/620,407 07/16/2003		Thomas Anthony Cofino	YOR920000151US2	1539
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Ryan, Mason & Lewis, LLP			GEDRICH, SARAH R	
Suite 205				
1300 Post Road			ART UNIT	PAPER NUMBER
Fairfield, CT 06824			3625	

DATE MAILED: 12/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/620,407	COFINO ET AL.				
Office Action Summary	Examiner	Art Unit				
	Sarah R. Gedrich	3625				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on						
2a) This action is FINAL . 2b) ⊠ 1	This action is FINAL . 2b)⊠ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-22 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)⊠ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date 		Patent Application (PTO-152)				

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DETAILED ACTION

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Priority

1. If applicant desires priority under 35 U.S.C. 120 based upon a previously filed application, specific reference to the earlier filed application must be made in the instant application. For benefit claims under 35 U.S.C. 120, 121 or 365(c), the reference must include the relationship (i.e., continuation, divisional, or continuation-in-part) of the applications. This should appear as the first sentence of the specification following the title, preferably as a separate paragraph unless it appears in an application data sheet. The status of nonprovisional parent application(s) (whether patented or abandoned) should also be included. If a parent application has become a patent, the expression "now Patent No. _____" should follow the filing date of the parent application. If a parent application has become abandoned, the expression "now abandoned" should follow the filing date of the parent application.

If the application is a utility or plant application filed under 35 U.S.C. 111(a) on or after November 29, 2000, the specific reference must be submitted during the pendency of the application and within the later of four months from the actual filing date of the application or sixteen months from the filing date of the prior application. If the application is a utility or plant application which entered the national stage from an international application filed on or after November 29, 2000, after compliance with 35 U.S.C. 371, the specific reference must be submitted during the pendency of the application and within the later of four months from the date on which the national stage commenced under 35 U.S.C. 371(b) or (f) or sixteen months from the filing date of the

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prior application. See 37 CFR 1.78(a)(2)(ii) and (a)(5)(ii). This time period is not extendable and a failure to submit the reference required by 35 U.S.C. 119(e) and/or 120, where applicable, within this time period is considered a waiver of any benefit of such prior application(s) under 35 U.S.C. 119(e), 120, 121 and 365(c). A priority claim filed after the required time period may be accepted if it is accompanied by a grantable petition to accept an unintentionally delayed claim for priority under 35 U.S.C. 119(e), 120, 121 and 365(c). The petition must be accompanied by (1) the reference required by 35 U.S.C. 120 or 119(e) and 37 CFR 1.78(a)(2) or (a)(5) to the prior application (unless previously submitted), (2) a surcharge under 37 CFR 1.17(t), and (3) a statement that the entire delay between the date the claim was due under 37 CFR 1.78(a)(2) or (a)(5) and the date the claim was filed was unintentional. The Director may require additional information where there is a question whether the delay was unintentional. The petition should be addressed to: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Oath/Declaration

2. Applicant has not given a post office address anywhere in the application papers as required by 37 CFR 1.33(a), which was in effect at the time of filing of the oath or declaration. A statement over applicant's signature providing a complete post office address is required.

Specification

- 3. The disclosure is objected to because of the following informalities:
 - Page 10 lines 23-25: Reference numbers should be in parentheses.

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Page 16 line 23: "an store."

Appropriate correction is required.

Claim Objections

- 4. Claims 1 and 22 are objected to because of the following informalities:
 - Claims 1 and 22 recite "network interfaces to one or more networks."
 Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 7. Claims 1, 6-9, 14, and 20-22 are rejected due to lack of antecedent basis recited in the limitations. Some examples are:
 - "the user" recited in claims 1, and 20-22
 - "the bid agent" recited in claims 6-9.
 - "the Web Page" recited in claim 9.
 - "the conditions recited in claim 14.

There is insufficient antecedent basis for the above-mentioned limitations in the subsequent claim(s).

Appropriate corrections are required. Applicant is encouraged to review the claims in their entirety and make corrections where needed.

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Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 9. Claims 1-2, 5, 10-13, 17 and 22 are rejected under 35 U.S.C. 102(b) as being anticipated by Herz et al. Patent Application Publication US 2001/0014868 (hereinafter referred to as "Herz).
- 10. Referring to claim 1. Herz discloses a system for the automatic determination of custom prices and promotions. Herz further discloses:
 - Central processing units, memory, a network interface, and a network: The core
 of the system for automatic determination of custom prices and promotions
 comprises one or more processors and a data storage element that comprises a
 plurality of databases. The shoppers' computer terminals are connected to a
 communication interface in the system via a data communication link. The link
 may involve other network devices (Herz: paragraph 0022).
 - A bid agent process: The functions of the system are (1) to identify offer that are appropriate for each shopper, (2) help the shopper become informed about the available offers, and (3) to facilitate any or all of the necessary transactions (Herz: paragraph 0019). On-line navigation using an interface is used to determine a shopper's goals. The shopper may browse through an online catalog, or search using keywords, forms, or menus. The shopper may indicate

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a particular type of offer in which he is interested (Herz: paragraph 0036). The Examiner notes that this process is capable of being adapted to determine whether one or more products are described in information communicated to the user, where the bid agent process is further adapted to determine whether the user chooses to receive bids on the one or more products described in the information and adapted to create a bid request if the user chooses to receive bids on the one or more products described in the information.

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A broker: the main computer selects offer that are likely to be profitable. The system calculates the likeliness of acceptance and the similarity between offers, by determining shopper profiles, previously accepted offers, other shoppers' profiles, present goals, etc. (Herz: paragraph 0037). The offers are presented to the shopper through text or graphics on the shopper's terminal. Offers that are directly relevant to the shopper's goals might be displayed more centrally that offers that the shopper may be interested in but has not explicitly asked for (Herz: paragraph 0038). The Examiner notes that this system is further capable of [sending] the bid request over one or more of the network interfaces to one or more stores, the broker using one or more values of a closeness measure to determine one or more related products associated with a selected product, where the one or more values of the closeness measure are determined using attributes of the selected product and the one or more related products, the bid request requesting a bid on the selected product and at least one of the one or

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more related products, and wherein the broker receives bids from the stores and resends the bids over one or more of the network interfaces to a user.

11. Referring to claim 2. Herz discloses:

 A bid protocol including identifier and price: Offer profiles include the title of the garment (Herz: paragraph 0055), the nominal price asked (Herz: paragraph 0066), and the discounted price asked (Herz: paragraph 0068).

12. Referring to claim 5. Herz discloses:

Bids having one or more conditions: If the shopper elects not to accept the offer immediately, the system may provide the shopper with a coupon or other credential certifying the shopper is entitled to the same offer until some future date (Herz: paragraph 0038).

13. **Referring to claim 10.** Herz further discloses:

Determination of closeness measure, determination of related product by
 comparing closeness measure to replacement value: Two offers are considered
 to be similar if the distance between their profiles is small according to this metric
 (Herz: paragraph 0147). Attribute weights specify the relative importance of the
 attributes, establishing similarities or differences (Herz: paragraph 0174). The
 system selects subclusters that are closest to the offer profile. The process is
 iterated until the clusters selected are sufficiently small (Herz: paragraph 0191).

14. Referring to claim 11. Herz discloses:

 Determination of closeness measure using weighted attributes: Two offers are considered to be similar if the distance between their profiles is small according

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to this metric (Herz: paragraph 0147). Attribute weights specify the relative importance of the attributes, establishing similarities or differences (Herz: paragraph 0174). The Examiner notes that similarity measurement subsystem has many variations (Herz: paragraph 0147), but that it is capable of [determining] the one or more values of the closeness measure, and where the broker determines each value of the closeness measure by determining weighted attributes by multiplying attributes of the selected product and the one or more related products by predetermined weight factors, the broker further determining each value of the closeness measure by determining a sum of differences between weighted attributes for the selected product and weighted attributes for one of the one or more related products.

15. Referring to claim 12. Herz discloses:

Values of closeness measure are stored in a memory, and at least one has been predetermined: It is possible to store different a set of attribute weights or set of quality weights for each shopper (Herz: paragraph 0175). Attribute weights and quality attribute weights may be set or adjusted by the system administrator or the individual shopper (Herz: paragraph 0176).

16. **Referring to claim 13.** Herz discloses:

 Closeness measure is a distance: A "cluster diameter" is a real number determined by calculating the maximum distance between the offer profiles of any two offers in a given cluster (Herz: paragraph 0019).

17. **Referring to claim 17.** Herz discloses:

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 A history of bids is stored in a memory: The offer database includes information such as the product, price, and promotional material. A list of shoppers who have considered and accepted the offers may also be included (Herz: paragraph 0024).

18. Referring to claim 22. Claim 22 is rejected on the same rationale as set forth above.

Claim Rejections - 35 USC § 103

- 19. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 20. Claims 3-4, 6-9, 14-15, 18, 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herz in view of Ojha et al. US Patent No. 6,598,026 (hereinafter referred to as "Ojha").
- 21. Herz discloses the system above. Herz fails to disclose a re-bid if the user rejects a prior bid, one of the stores combining a product with one or more second products when submitting a corresponding bid, the bid agent transmitting the bid request to the broker, the bid agent sending a bid list to the user containing bids from stores on the selected product and related products, the broker compiling the bids from the stores into a bid list and send it to the bid agent, the bid agent notifying the user that the request is ready and the user can consent to submission of the request, and the stored bids are used for a later bid request. Ojha discloses a method and apparatus for

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brokering a transaction. Ojha discloses a method and apparatus that allows traditional negotiation between buyers and sellers via the Internet.

22. Referring to claim 3. Ojha further discloses:

One of the stores re-bid if the user rejects a prior bid: The sellers offer is a counter offer that appears as a modified ask price in both the merchant's bid list interface and the buyer's shopping list interface. Where the buyer does not accept the seller's counteroffer, he may adjust his bid by entering a new bid. In any case, where the buyer and seller have not yet agreed on a price, additional rounds of negotiating may take place (Ojha: Column 18, lines 6- 23).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include a re-bid if the user rejects a prior bid as taught by Ojha in order to continue negotiation until an acceptable price is reached (Ojha: Column 4, lines 25-26).

23. Referring to claim 4. Ojha further discloses:

One of the stores combines a product with one or more second products when submitting a corresponding bid: The merchant may respond to the buyer with a bundle bid or counter offer which reduces the ask price for any or all of the items if the buyer chooses to buy all of those items from that merchant (Ojha: Column 13, lines 30-35).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include one of the stores combining a product with one or more second products when submitting a corresponding bid as taught by Ojha in order to

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allow the seller to make deals on products even where such products are not originally identified by the buyer (Ojha: Column 13, lines 44-46).

24. Referring to claim 6. Ojha further discloses:

• The bid agent transmits the bid request to the broker: When the buyer finishes specifying the product and clicks "Go," a search of a proprietary database is initiated in response to which relevant product information is presented in the form of a list of products (Ojha: Column 9, lines 37-40). The Examiner notes that "Go" is a widget that sends the search product information to a database invoking the computers programs to respond with relevant product offers.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include the bid agent transmitting the bid request to the broker as taught by Ojha in order to make the submission available to a number of different sellers offering the same product (Ojha: Column 3, lines 11-12).

25. Referring to claim 7. Ojha discloses:

• The bid agent sends a bid list to the user containing bids from stores on the selected product and related products: Relevant product information is presented in the form of a list of products. Each entry in the list includes manufacturer, products information, and the product price (Ojha: column 9, lines 39-44). A seller may respond to a bid with an offer for a related product (Ojha: column 17, lines 60-61).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include the bid agent sending a bid list to the user containing bids

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from stores on the selected product and related products as taught by Ojha in order to make a number of bids for the same or different products to a number of different sellers simultaneously (Column 3, lines 18-20) and to allow the seller to leverage its inventory in the related products to effect the sales of the primary product (Oiha: Column 18. lines 4-5).

26. Referring to claim 8. Ojha discloses:

The broker compiles the bids from the stores into a bid list and sends it to the bid agent: A search of a proprietary database is initiated in response to which relevant product information is presented in the form of a list of products (Ojha: Column 9, lines 37-40). The Examiner notes that the list is a response sent back to the agent requesting the information.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include the broker compiling the bids from the stores into a bid list and send it to the bid agent as taught by Ojha in order to allow the buyer to conduct a number of simultaneous negotiations with different sellers for the same or multiple products even though the buyer intends to make only a single purchase (Ojha: column 4, lines 46-48).

27. Referring to claim 9. Ojha discloses:

The bid agent notifies the user that the request is ready and the user can consent to submission of the request: For each shopping list created, the buyer may specify a variety of attributes which affect the way in which each shopping list is used to facilitate transactions. The buyer may specify whether a particular item

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will automatically solicit quotes from a plurality of sellers once a corresponding entry is added to one of the buyer's shopping lists (Ojha: Column 10, lines 10-23). The Examiner notes that user is consenting to solicit quotes immediately or at a later time depending on the users specification. The big agent is notifying the user that the request is ready buy prompting the user for action.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include the bid agent notifying the user that the request is ready and the user can consent to submission of the request as taught by Ojha in order to allow the user to designate which item on the shopping list are posted as requests for quotes and others for conventional bids (Ojha: Column 6, lines 19-23).

28. Referring to claim 14. Herz discloses:

The conditions include a selected product price: The offer profile includes a discounted price asked (Herz: paragraph 0068). If the shopper elects not to accept the offer immediately, the system may provide the shopper with a coupon or other credential certifying the shopper is entitled to the same offer until some future date (Herz: paragraph 0038).

29. Referring to claim 15. Herz discloses:

Related products include cross-sell products: The similarity measurement subsystem includes a "cross-genre" technique for computing the distance between offer profiles (Herz: paragraph 0246). Similarity may be used as criteria for integrating two or more products into a single promotional offer. A cross-genre promotion involving a

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combination of two product promotions, which are metrically, close within that shopper's profile (Herz: paragraph 0247).

30. Referring to claim 18. Ojha discloses:

Stored bids are used for a later bid request: The buyer may use market information to develop bid strategies. This market information may include demand data bid price histories, deal price histories, etc. (Ojha: Column 14, lines 6-12).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include using stored bids for a later bid request as taught by Ojha in order to help the buyer develop bidding strategies (Ojha: Column 14, lines 6-10).

31. Referring to claim 20. Herz discloses:

- A method for comparison-shopping over a network: An automatic determination of customized prices and promotions tailored to individual shoppers presented in the digital form to an on-line computer shopping system (Herz: paragraph 004).
 The system communicates via network connections (Herz: paragraph 0021).
- Determining whether one or more selected products are described in information communicated to the user: The functions of the system are (1) to identify offer that are appropriate for each shopper, (2) help the shopper become informed about the available offers, and (3) to facilitate any or all of the necessary transactions (Herz: paragraph 0019).
- Using one or more values of a closeness measure to determine one or more related products associated with the one or more selected products, where the one or more values of the closeness measure are determined using attributes of

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the one or more selected products and the one or more related products: Two offers are considered to be similar if the distance between their profiles is small according to this metric (Herz: paragraph 0147). Attribute weights specify the relative importance of the attributes, establishing similarities or differences (Herz: paragraph 0174). The system selects subclusters that are closest to the offer profile. The process is iterated until the clusters selected are sufficiently small (Herz: paragraph 0191).

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Herz discloses the system above. Herz fails to discloses determining whether the user chooses to receive bids on the one or more selected products described in the information, creating a bid request if the user chooses to receive bids on the one or more selected products described in the information, sending a bid request over one or more network interfaces to one or more stores, the bid request requesting a bid on the one or more selected products and at least one of the one or more related products, receiving bids from the stores and resending the bids over one or more of the network interfaces to a user. Ojha discloses a method and apparatus for brokering transactions. Ojha further discloses:

Determining whether the user chooses to receive bids on the one or more
 selected products described in the information: The buyer may specify whether a
 particular item will automatically solicit quotes from a plurality of sellers once a
 corresponding entry is added to one of the buyer's shopping lists (Ojha: Column
 10, lines 10-23).

- Creating a bid request if the user chooses to receive bids on the one or more selected products described in the information: When the buyer finishes specifying the product and clicks "Go," a search of a proprietary database is initiated in response to which relevant product information is presented in the form of a list of products (Ojha: Column 9, lines 37-40). The Examiner notes that "Go" is a widget that sends the search product information to a database invoking the computers programs to respond with relevant product offers.
- Sending a bid request over one or more network interfaces to one or more stores, the bid request requesting a bid on the one or more selected products and at least one of the one or more related products: When the buyer finishes specifying the product and clicks "Go," a search of a proprietary database is initiated in response to which relevant product information is presented in the form of a list of products (Ojha: Column 9, lines 37-40).
- Receiving bids from the stores and resending the bids over one or more of the network interfaces to a user: The sellers offer is a counteroffer that appears as a modified ask price in both the merchant's bid list interface and the buyer's shopping list interface. Where the buyer does not accept the seller's counteroffer, he may adjust his bid by entering a new bid. In any case, where the buyer and seller have not yet agreed on a price, additional rounds of negotiating may take place (Ojha: Column 18, lines 6- 23).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include determining whether the user chooses to receive bids on the

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one or more selected products described in the information, creating a bid request if the user chooses to receive bids on the one or more selected products described in the information, sending a bid request over one or more network interfaces to one or more stores, the bid request requesting a bid on the one or more selected products and at least one of the one or more related products, receiving bids from the stores and resending the bids over one or more of the network interfaces to a user as taught by Ojha in order to allow the user to designate which item on the shopping list are posted as requests for quotes and others for conventional bids (Ojha: Column 6, lines 19-23), make a number of bids for the same or different products to a number of different sellers simultaneously (Column 3, lines 18-20), to allow the seller to leverage its inventory in the related products to effect the sales of the primary product (Ojha: Column 18, lines 4-5), and to continue negotiation until an acceptable price is reached (Ojha: Column 4, lines 25-26).

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- 32. Referring to claim 21. Claim 21 is reject on the same rationale as set forth above in claim 20.
- 33. Claims 16 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herz in view of Issa Patent Application Publication US 2003/0093355.
- 34. Herz discloses the system above. Herz fails to disclose the user consenting to receive bids from the stores before the bids from all the stores are sent, and the broker determining the stores from which to solicit bids. Issa discloses a method, system, and computer site for conducting an online auction. Issa's method allows for buyers to pool their buying power and entice competitive bidding from sellers.

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35. Referring to claim 16. Issa further discloses:

The user consents to receiving bids from stores before the bids from all the
stores are sent: The buyer can specify early fulfillment of his order when all of
his conditions are met but the auction has not expired (Issa: paragraph 0131).
 It would have been obvious to one of ordinary skill in the art at the time of the invention
to modify Herz to include the user consenting to receive bids from the stores before the
bids from all the stores are sent as taught by Issa in order to make the buyers order

36. Referring to claim 19. Issa further discloses:

available to be awarded/fulfilled (Issa: paragraph 0141).

• The broker determines the stores from which to solicit the bids: Each seller initially registers to establish a seller account (Issa: paragraph 0122). A "qualified seller" for a particular order is a seller who was not specified as unacceptable and whose discount offer is equal to or exceeds the minimum discount specified (Issa: paragraph 0142).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Herz to include the broker determining the stores from which to solicit bids as taught by Issa in order to allow the site administrator to approve the sellers to sell the items on the present list and establish a list of sellers for each particular item (Issa: paragraph 0122).

Conclusion

37. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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• Method and system for differential index bidding in online auctions. Kinney, Jr. et

al. US Patent No. 6564192

System for Marketing Goods and Services Utilizing Computerized Central and

remote Facilities. Wren. Patent Application Publication US 20030046186

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sarah R. Gedrich whose telephone number is (703)

306-5449. The examiner can normally be reached on M-F 7:30am - 5:00pm, alternating

Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wynn Coggins can be reached on (703) 308-1344. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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Business Center (EBC) at 866-217-9197 (toll-free).

Sarah Gedrich Examiner

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SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

SRG